## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

:

IN RE SUBOXONE (BUPRENORPHINE HYDROCHLORIDE AND NALOXONE)

MDL NO. 2445 13-MD-2445

ANTITRUST LITIGATION

THIS DOCUMENT RELATES TO:,

:

Wisconsin, et al. v. Indivior Inc. et al. Case No. 16-cv-5073

:

STATE OF WISCONSIN

By Attorney General Brad D. Schimel, et al.

CIV. A. NO. 16-5073

Plaintiffs,

v.

:

INDIVIOR INC. f/k/a RECKITT BENCKISER: PHARMACEUTICALS, INC., et al.

Defendants.

## **ORDER**

**AND NOW**, this 11<sup>th</sup> day of February, 2020, upon consideration of the parties' letter submissions regarding proposed "Phase I" <u>Daubert</u> motions (Doc. Nos. 608, 609, 610) and following a hearing, it is hereby **ORDERED** that:

- 1. "Phase I" <u>Daubert</u> motions<sup>1</sup> are due on **April 1, 2020**, as follows:
  - a. The Direct Purchaser Plaintiffs may file one omnibus brief of no more than
    twenty-five (25) pages.
  - b. The Plaintiff States may file one omnibus brief of no more than twenty-five(25) pages.

<sup>&</sup>lt;sup>1</sup> The "Phase I" <u>Daubert</u> motions are motions involving expert opinions that are not impacted by resolution of the issues currently pending before the Third Circuit. They do not include the <u>Daubert</u> motions that the parties propose to file after the class certification decision by the Third Circuit.

c. Defendant Indivior may file one brief regarding its proposed "motion to exclude expert opinions asserting or relying upon assertions that alleged Reckitt safety messages were 'false,' 'misleading,' 'disparaging,' 'fabricated, 'fraudulent,' 'sham,' or 'deceptive'" of no more **than twenty-five** (25) pages.

d. Defendant Indivior may file one omnibus brief on the remainder of its proposed "Phase I" <u>Daubert</u> motions of no more than **forty (40) pages**.

2. All responses to the "Phase I" <u>Daubert</u> motions are due **April 17, 2020** and shall be no more than **twenty-five (25)** pages each.

3. No reply briefs will be permitted.

**BY THE COURT:** 

/s/ Mitchell S. Goldberg

MITCHELL S. GOLDBERG, J.